Case: 3:23-mj-00364-CHG Doc #: 3 Filed: 09/15/23 Page: 1 of 2 PAGEID #: 26

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF OHIO WESTERN DIVISION

IN RE: MOTION TO SEAL SEARCH : Case No. 3:23MJ364

WARRANT DOCUMENTS

: <u>UNDER SEAL</u>

<u>UNITED STATES' MOTION TO SEAL SEARCH WARRANT DOCUMENTS</u>

The United States, by and through its attorneys, Kenneth L. Parker, United States Attorney, and Amy M. Smith, Assistant United States Attorney, hereby moves the Court to seal the application for search warrant, the affidavit in support of that application, search warrant and search warrant return, in the above-captioned case until otherwise ordered by the Court, or until January 31, 2024, whichever occurs earlier. The United States also requests that this motion be sealed as it necessarily discusses aspects of the investigation.

I. Governing Case Law

The proceeding for issuing a search warrant and related documents "is necessarily *ex parte*, since the subject of the search cannot be tipped off to the application for a warrant lest he destroy or remove the evidence." *Franks v. Delaware*, 438 U.S. 154, 169 (1978); *see also In re Search of Fair Finance*, 692 F.3d 424, 430 (6th Cir. 2012). It is generally recognized that the public has a common law right, but no First Amendment right, of access to judicial documents, including documents associated with *ex parte* proceedings such as search warrant affidavits. *Fair Finance*, 692 F.3d at 431-32. Yet, because "[t]here are a variety of ways in which the criminal investigatory process may be harmed by making documents filed in search warrant proceedings publicly available," *id.* at 432, a court has the inherent power to seal affidavits in support of warrants to protect an ongoing investigation. *Times Mirror Company v. United States*, 873 F.2d 1210, 1213 n.3 (9th Cir. 1989); see also Fair Finance, 692 F.3d at 433 (recognizing district court's power as

"supervisor of its own records and files" to weigh public's right to know against government's

interest in privacy).

II. Reasons for Sealing

The application for search warrant, the accompanying affidavit, search warrant and search

warrant return in this case are related to an ongoing investigation of drug trafficking, in violation

of 21 U.S.C. §§ 841(a)(1) and 846. The affidavit sets forth significant information concerning the

investigation and premature public disclosure of the warrant application and accompanying

affidavit may compromise the government's investigation by revealing details of the investigation

to the targets and other individuals involved in the activity. This may lead to the destruction of

evidence and tampering and/or collusion of witnesses. The United States has considered

alternatives less drastic than sealing until January 31, 2024, and finds none that would suffice to

protect this investigation.

WHEREFORE, the United States respectfully requests that the application, affidavit

supporting the warrant, search warrant and search warrant return remain sealed until otherwise

ordered by the Court, or until January 31, 2024, whichever occurs earlier. The United States also

requests that this motion be sealed.

Respectfully Submitted,

KENNETH L. PARKER

United States Attorney

s/Amy M. Smith

AMY M. SMITH (0081712)

Assistant United States Attorney

200 West Second Street, Suite 600

Dayton, Ohio 45402

Office: (937) 225-2910

E-mail: Amy.Smith2@usdoj.gov